## IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

IN RE: RONALD WAYNE PETTIT	CASE NO. 20-41570
Debtor.	
MARK A. WEISBART, CHAPTER 7 TRUSTEE Plaintiff v.	Adv. No. 21-04011
RONALD WAYNE PETTIT, Defendant	

## **DEFENDANT'S AMENDED ANSWER**

Subject to his Motion to Dismiss, the Defendant Ronald Wayne Pettit, answers the Plaintiff's Complaint as follows:

- 1. I admit the procedural elements of paragraphs 1-5 of the Complaint.
- 2. I admit paragraphs 6 through 9 of the Complaint.
- 3. I do not have a transcript of the Initial Meeting or the Continued meeting so cannot admit or deny that I made the exact statements alleged by the Plaintiff. I may have. However, if I did, I made them with the belief that they were true and accurate at the time that I made them. With respect to 10(b), I did file bankruptcy about 25 years ago, I was nervous and forgot about it at the time. With respect to 10(c), the Colorado property is raw land as far as I know. With respect to 10(d), I still maintain that I have no interest in the residence. Since I made that statement, I have seen a recorded deed that has my name on it. However, I made a search and could not find my name listed in the deed index and it is not on the Denton CAD. I do not claim nor have I ever claimed in interest in the property, never made any payments and did not make or contribute to the down payment. I still insist it is not my property.
- 4. With respect to paragraph 11, again, I do not have a copy of the transcript and do not remember what exactly I said. The items listed in paragraph 11 are true so if I did state the items listed in paragraph, they are true.
- 5. With respect to 12.a), I still maintain that I do not own the property, notwithstanding that my name may be on the deed and deny that I owe anything on it.

- 6. With respect to 12.b), I overlooked the golf clubs. I certainly did not try to hide that I owned any golf clubs.
- 7. With respect to 12.c), Creative Construction Group LLC was an LLC at the times that it operated. After it shut down, my accountant dissolved it.
- 8. With respect to 12.d), I was unaware that the sale was a transfer until I got into a yelling match with my attorney. I now understand that it was a transfer but I did not try to hide it and I gave the trustee all of the information he requested concerning the sale.
- 9. While the Scheduled left off my wife's employment detail, it did schedule her net income on Schedule I and identified it as her net income. I did not try to hid anything and when the trustee asked it, I told him. I even gave him all financial information about my wife that he asked for.
- 10. Therefore I deny paragraphs 13 through 16.f) and deny that I intentionally gave any false information whatsoever.

Wherefore, I pray that the Plaintiff's Complaint be denied.

Respectfully Submitted,

Ronald W. Pettit 2740 Cromwell

Lewisville, TX 75056-6752

469-450-8212

ronpettit@me.com

## **CERTIFICATE OF SERVICE**

I certify that on March 22, I served a true and correct copy of the above and foregoing on

Mark A. Weisbart THE LAW OFFICE OF MARK A WEISBART 12770 Coit Rd., Ste. 541 Dallas, TX 75251

Ronald W. Pettit